



Charlene Creamer

10/21/2004 01:58 PM

To: Kelly Bunker/R3/USEPA/US@EPA

cc:

Subject: Budd Company/Red Lion Road/Transit America/Island Green Golf Course

Hi Kelly!

FYI... Currently, I am reviewing Superfund's site assessment program's position and responses in reference to the above subject site. With (b) (6) recent inquiry, you may consider reviewing TSCA's position and response. The following outlines the background and the present status:

On October 20, 2004, I spoke with (b) (6), who is the chairperson of the local chapter for the Sierra Club, regarding the above subject site. She is researching this facility on behalf of a concerned citizen who supposedly was exposed to PCBs while working at the site.

The site may be known by one or all of the above names. The location is One Red Lion Road in Philadelphia and Montgomery Counties, and the main contaminant of concern is PCBs. Previously, the site was assessed by Superfund's removal and site assessment programs. The PADEP elected to be the primary point of contact for the site and placed the site for cleanup under PADEP's Act II Program. It appears that as a result of the cleanup, PCBs were still left in place and a deed restriction was established at the site.

According to (b) (6) the concerned citizen was performing electrical work in trenches at the site in an area where there was a deed restriction for the PCBs; however, the employer did not inform the workers. The concerned citizen has been in contact with OSHA to resolve the worker safety issues, and (b) (6) is compiling information regarding the cleanup of the site by PADEP and any EPA involvement with the site. (b) (6) also stated that you may be familiar with the site through correspondence sent by the concerned citizen this past July, 2004.

I have been in contact with PADEP to determine the latest status of the site. PADEP confirmed its involvement with site cleanup activities under PADEP's Act II Program and there were PCBs still on the site. Also, approximately two years ago, a supply well was drilled for irrigation of the golf course. PADEP also stated that they would accommodate (b) (6) in reviewing any of their files regarding this site.

Since the cleanup was performed under PADEP's Act II Program, the site assessment program would not routinely be involved; however, if there is different information not previously known which would adversely impact human health or the environment at the site, the site assessment program has the ability to conduct additional investigations. (b) (6) stated that she had additional information that she would share with me regarding the PCBs at the site. Once the information is reviewed, the site assessment program will determine if further investigation is warranted under the Superfund Program, or if a more appropriate program, i.e., TSCA should be the primary contact.

If you have any questions, or need any other information, please contact me via e-mail or at extension 2145.

Thanks!

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